IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF OKLAHOMA

UNITED STA	ATES	OF AMERICA,			
Plaintiff,					
v.			Case No. CR-20-064-RAW		
TOMMY RY	'AN G	OUGE,			
		Defendant.			
		MOTION FOR	A DETENTION		
COMES	S NOV	V the United States of Amer	rica by and through United States Attorney Brian		
J. Kuester and Assistant United States Attorney Benjamin P. Gifford and, pursuant to 18 U.S.C.					
§§ 3142(a)(4), (e) and (f), and 18 U.S.C. § 3143(a)(1), moves for pretrial detention of Defendant.					
In support, the	United	l States would submit the fo	ollowing:		
1. <u>Eligibility of Case</u> . Defendant is eligible for a detention order because the case					
involves (check	all th	at apply):			
		1591), or a federal crime	S.C. § 3156), sex trafficking (18 U.S.C. § e of terrorism as listed in 18 U.S.C. § a maximum term of imprisonment of 10 d;		
	\boxtimes	Maximum sentence is life	imprisonment or death;		
		U.S.C. § 801 et. seq.), the	nder the Controlled Substances Act (21 Controlled Substances Import and Export eq.) or chapter 705 of Title 46;		
		offenses described in 18 U convictions state or local described in 18 U.S.C. § 3	has two or more prior convictions for .S.C. § 3142(f)(1)(A)-(C), or two or more offenses that would have been offenses 142(f)(1)(A)-(C) if a circumstance giving had existed, OR a combination of such		

		Felony that involves a minor victim;			
		Felony that involves the possession of a firearm or destructive device or any other dangerous weapon;			
		Failure to register under 18 U.S.C. § 2250;			
		Serious risk Defendant will flee;			
		Serious risk Defendant will obstruct or attempt to obstruct justice; and/or			
		Serious risk Defendant will threaten, injure, or intimidate, or attempt to threaten, injure, or intimidate a prospective witness or juror or obstruct.			
		A revocation matter brought pursuant Fed.R.Crim.P 32.1. The burden of establishing by clear and convincing evidence that Defendant will not flee or pose a danger to any person or to the community rests with Defendant. (<i>See</i> Fed.R.Crim.P 32.1(a)(6)).			
2.	Reaso	n for Detention. The court should detain Defendant because there are no			
conditions of release which will reasonably assure (check all that apply):					
	\boxtimes	Defendant's appearance as required			
	\boxtimes	Safety of any other person and the community			
3.	Rebut	table Presumption. The United States will invoke the rebuttable			
presumption against Defendant under Section 3142(e). The presumption applies because (check					
all that apply):					
		Defendant has been convicted of an offense described in 18 U.S.C. § 3142(f)(1) or convicted of state or local offenses that would have been offenses described in 18 U.S.C. § 3142(f)(1) if a circumstance giving rise to Federal jurisdiction had existed; and Defendant committed said offense while on pretrial release; and not more than five years has elapsed since defendant was released from imprisonment or convicted of said offense;			
		Probable cause exists to believe Defendant committed 10+ year drug offense under the Controlled Substances Act (21 U.S.C. § 801 et.			

		seq.), the Controlled Substan § 951 et. seq.) or chapter 705	ces Import and Export Act (21 U.S.C. of Title 46;	
		Probable cause to believe Def U.S.C. § 924(c), 18 U.S.C. §	fendant committed an offense under 18 956(a) or 18 U.S.C. § 2332b;	
			fendant committed an offense listed in B) for which a maximum term of more is prescribed;	
			efendant committed an offense under ich a maximum term of imprisonment bed; and/or	
		Probable cause to believe Defendant committed an offense involving a minor victim under section 1201, 1591, 2241, 2242, 2244(a)(1), 2245, 2251, 2251A, 2252(a)(1), 2252(a)(2), 2252(a)(3), 2252A(a)(1), 2252A(a)(2), 2252A(a)(3), 2252A(a)(4), 2260, 2421, 2422, 2423, or 2425 of Title 18.		
4.	Time f	for Detention Hearing. The United States requests the court conduct the		
detention hear	ring			
		At first appearance		
	\boxtimes	After continuance of THREE (3) DAYS		
DATE	D: Se _l	ptember 21, 2020		
			Respectfully submitted,	
			BRIAN J. KUESTER United States Attorney	
		s/	Benjamin P. Gifford BENJAMIN P. GIFFORD, TBA #24111143 Assistant United States Attorney Attorney for the Plaintiff 520 Denison Avenue Muskogee, OK 74401 (918) 684-5100 E-mail: Ben.Gifford@usdoj.gov	